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Date of first receipt and Returned to applicant if Corrected application f	for correction	1	s office <u>SEP 26 19</u>
;	·	<u> </u>	
The undersigned	Louis Saroni		
of San Francisco	, Co	Name of applicant unty of	· · · · · · · · · · · · · · · · · · ·
State of California		, hereby make	sapplication fo
permission to appropria	te the public	waters of the	e State of Nevada
as hereinafter stated.	(If applicant	is a corporat	cion give daté an
place of incorporation.)		
l. The source of the pr	oposed approp	riation is Wes	at Walker River
2. The amount of water	r applied for	is 9.60	second-feet
3. The water to be used purposes.	l for Irrigatio		stock watering
4. The water is to be	diverted from	m its source	at the following
point: This is an applic Describe as being within a 40-acre subdivision of public See supplemental sheet.	survey, or by course and dista	nce to a section corner. If on	insurveyed land it should be so stated.
		•	
IF THE WATER IS TO BE USE	ED FOR IRRIGATION,	SUPPLY THE FOLLOW	ING INFORMATION:
(a) Number of acres to	he irrigated	i d	
(b) Description of land	i to be irriga	Describe by legal se	ubdivision, or if on unsurveyed land it
should be so stated and a description provided in acco	ordange with special instruction	from the State Engineer when	application is returned for correction
noma de so stated and a description provided in acco	nuance with special flattuction	Tron the Blatt singilises when	* Total de la confección
	and the second		and the second of the second
·			and end abou
	of each year	Month.	
Month.		· • · · · · · · · · · · · · · · · · · ·	and the second of the second o
IF WATER IS TO BE USED FOR	POWER, MINING, TRA	NSPORTATION, OR OT	HER USE, SUPPLY THE
(d) Power to be develo			
(e) Works to be located	hich works will be located, or lo	cate by course and distance to	a section corner.
-			1.7
		2 •6 S	•
(f) Point of return of			
		- mark	
(g) Remarks	·		
	<u> </u>		

DESCRIPTION OF PROPOSED WORKS

State manner in which water is to be diverted, whether by dam or other works, whether through pipes, ditches, flumes, or other conduits. If water
is to be stored in reservoirs it should be so stated and the location of the reservoir should be given with reference to the legal subdivisions.
5. Estimated cost of works
6. Estimated timé required to construct works
7. Remarks For use of applicant.
, Applicant.
$\mathbf{B}\mathbf{\dot{y}} = \begin{bmatrix} \mathbf{b}\mathbf{\dot{y}} & \mathbf{b}\mathbf{\dot{y}} & \mathbf{b}\mathbf{\dot{y}} \\ \mathbf{b}\mathbf{\dot{y}} & \mathbf{b}\mathbf{\dot{y}} \end{bmatrix}$
Compared
This sheet inspected
Engineer.
APPROVAL OF STATE ENGINEER
This is to certify that I have examined the foregoing appli-
cation, and do hereby grant the same, subject to the following lim-
itations and conditions:
The amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use, and not to exceed
cubic feet per second.
Actual construction work shall begin on or before
Proof of commencement of work shall be filed before
Work must be prosecuted with reasonable diligence and be completed
on or before
Proof of completion of work shall be filed before
Application of water to beneficial use shall be made on or before
Proof of the application of water to beneficial
use must be filed with State Engineer on or before
WITNESS MY HAND AND SEAL thisday
State Engineer.

BEFORE THE STATE ENGINEER OF THE STATE OF NEVADA. APPLICATION FOR PERMISSION TO CHANGE POINT OF USE.

Date of first receipt and filing in State Engineer's Office SEP 26 1919 Comes now the undersigned, Louis Saroni, of San Francisco, State of California, and hereby makes application to change the place of use of waters heretofore appropriated and bene ficially used as hereinafter set forth.

In connection with said application petitioner respectfully sets forth the following facts, to-wit:

- That petitioner is now the owner of and in possession of all that certain water right as described in that certain judgement and decree in the United States District Court of the State of Nevada, case No. 731, entitled Pacific Live Stock Company vs. T.B. Rickey, et al, and on page 49 of the said decree. That the said right as therein set for the is for 9.60 second feet with a priority dated 1877, said water being appropriated and bene ficially used from the West Fork of the Walker River; that the petitioner owns all of the said land and the said water right.
- That under and by virtue of the said decree herein referred to this petitioner is entitled to legally change the manner means, place or use or point of diversion of the said waters or any of the same thereof. That said right is independent of any right for such purpose as fixed under the statutes of Nevada thereafter passed, to-wit since 1877, but petitioner desires to make the said 9.60 second feet of water and the right to use the same appurtenant to particular legal subdivisions comprising in all 960 acres; that part of the said 960 acres is included in the description as set forth on page 49 of said judgement and decree while the remainder is adjacent land. That the said Judgement and Decree of the United States District Court is hereby referred to and specifically made a part of this petition the same as if set forth in full.
- The source of the water supply proposed to be changed is the West Walker River.
- The quantity of water desired to be changed is 9.60 cubic feet per second.
- 5. Water is to be used for irrigation domestic and stock watering purposes.
- The water will be diverted at the same point now and for many years last past used and will flow through the same ditch and the said point of diversion is on the West Walker River, described as follows, to-wit: NW4 of NW4, Section 15, Township 10 North, Range 23 East, M.D.M.
- 7. The water hereby desired to be changed has been beneficially and continuously used upon that 4700 acres of land, more or less, as described in the judgement and decree heretofore referred to and on page
- That all of the said water was used for domestic, irrigation and stock watering purposes and that more than 600 acres of land were irrigated.
- 9. That petitioner proposes to irrigate 960 acres of land with the said water described as follows to wit: Sh of NW and SW of Section 29, NW of Section 32, Eh of SW Nh Nh of Section 32, Tp.11 N., R.24 E. Eh of Section 5, Nh of NE Sec. 8, Tp.10 North, Range 24 E.

 10. That the ditches, canals and flumes necessary to carry the water to the said land have been completed and the cost of the proposed works except the clearing and preparing of the land is nominal.

 11. That the estimated time required to construct the works is thirty (30) days. That the petitioner desires two (2) years in which to here-
- (30) days. That the petitioner desires two (2) years in which to beneficially apply the water.
- 12. Irrigation will begin about March of each year and end about November.
- The said water has heretofore been used during all the months of the year for the purposes as hereinbefore applied for and set forth. That petitioner further sets forth that he desires that the change as herein referred to be made appurtenant to the 960 acres described herein and that the permission as requested be granted.

That petitioner anticipates beneficially applying water to the land on which the said water is now being applied under what is known as Permit No. 1663, and that it is desirable to have made certain and appurtenant to particular land the right as fixed under the said judgement and decree and now held by the petitioner so that the other portions of the land owned by petitioner may prove up under that certain permit known as No.1663, granted by the State Engineer of the State of Nevada, or by other rights as may be found necessary.

That petitioner further sets forth the said change as requested will not interfere with any other right or rights or any other water users on the said stream.

Louis Saroni Applicant.

By Platt & Sanford Attorneys for Applicant.

Dated: September 26th 1919.

Compared. F.P. Jones.

Windstrik by 15011 schil June 1, 1922, =